

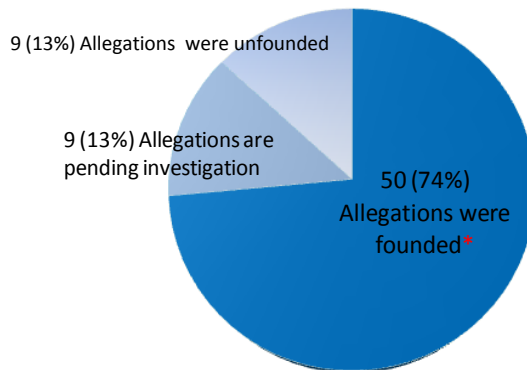
25th Infantry Division

Sexual Assault Awareness Information

The Commanding General, 25th Infantry Division is committed to ensuring that victims receive the assistance, care, and support they need and deserve. Many victims of domestic violence and sexual assault are reluctant to report offenses. Reporting these offenses may be the best way to ensure that victims receive the support they need and that such crimes are not repeated. All offenses made known to the command will be properly investigated by law enforcement and, if appropriate, perpetrators will be prosecuted.

Each allegation of sexual assault investigated

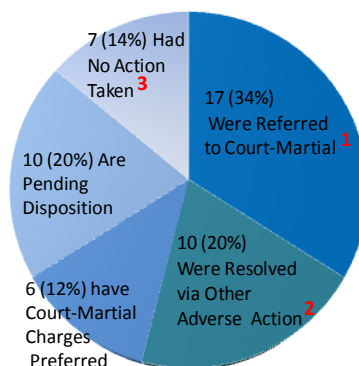
Since 1 July 2012, allegations of sexual assault have been made against 68 Soldiers assigned to 25th Infantry Division. Each allegation has been investigated by the Criminal Investigation Command (CID). The following chart depicts the result of these investigations.



* A “founded” allegation is defined in AR 195-2 as the commission of an offense which has been adequately substantiated by police investigation. The determination that a founded offense exists is made by the appropriate police agency and is not dependent upon judicial decision.

Disposition of Founded Cases

CID has “founded” sexual assault allegations against 50 Soldiers assigned to 25th Infantry Division, since 1 July 2012. The following chart depicts how commanders resolved these founded allegations.



1. “Referred To Court-Martial” includes cases referred to General Courts-Martial, Special Courts-Martial, or Summary Courts-Martial.
2. “Other Adverse Action” includes, among other things, non-judicial punishment and involuntary administrative separations.
3. Per DOD policy, these allegations and investigatory results were reviewed by a Brigade-Level Commander. A decision to take no action is generally made when a Brigade Commander, upon advice of his legal advisor, determines there is insufficient evidence to prosecute an accused at a court-martial or take other adverse action. Such advice is often given in cases where the victim is unwilling to cooperate in the prosecution.